# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

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THE PROCTER & GAMBLE COMPANY and HOFFMANN-LA ROCHE INC.,	) ) ) ) C.A. No. 08-627-LPS ) (CONSOLIDATED) )
Plaintiffs, v.	
TEVA PHARMACEUTICALS USA, INC.,	
Defendant.	) ) ) ) ) ) ) ) ) ) (C.A. No. 09-143-LPS ) (consolidated with C.A. No. 08-627-LPS) ) ) ) ) ) ) ) ) ) ) C.A. No. 10-285-LPS ) (consolidated with C.A. No. 08-627-LPS) )
THE PROCTER & GAMBLE COMPANY and HOFFMANN-LA ROCHE INC.,	
Plaintiffs, v.	
APOTEX, INC. AND APOTEX CORP.,	
Defendants.	
WARNER CHILCOTT COMPANY, LLC and HOFFMANN-LA ROCHE INC.,	
Plaintiffs, v.	
MYLAN PHARMACEUTICALS INC.,	
Defendant.	) )
THE PROCTER & GAMBLE COMPANY and HOFFMANN-LA ROCHE INC.,	) ) ) )
Plaintiffs,	
v.	) C.A. No. 09-61-LPS ) (consolidated with C.A. No. 08-627-LPS)
SUN PHARMA GLOBAL, INC.,	) )
Defendant.	) )
	)

## STIPULATION REGARDING CLAIM CONSTRUCTION BRIEFING

IT IS HEREBY STIPULATED by the parties, subject to the approval of the Court, as follows:

- 1. All defendants will join in the filing of a single opening brief and a single responsive brief addressing issues of claim construction related to U.S. Patent No. 7,192,938 ("the '938 patent") with a page limit of 30 pages for the opening brief and 15 pages for the responsive brief.
- 2. Plaintiffs will join in filing a single opening brief and a single responsive brief addressing the issues of claim construction related to U.S. Patent No. 7,192,938 ("the '938 patent") with a page limit of 30 pages for the opening brief and 15 pages for the responsive brief.
- 3. In addition, Plaintiffs and Defendant Teva Pharmaceuticals USA, Inc. ("Teva") will each file an opening and responsive brief addressing issues of claim construction related to U.S. Patent No. 6,165,513 ("the '513 patent"), to be limited to issues that are unique to Teva concerning the '513 patent (subject to ordinary page limitations under Local Rule 7.1.3(a)(4)).
- 4. The existing briefing schedule (opening briefs on November 22, 2010, and responsive briefs on December 20, 2010) is unchanged.
- 5. In support of this request, the parties submit that this arrangement will actually reduce the total number of pages of claim construction briefing compared to what the parties could file individually consistent with the Local Rules and the Amended Consolidated Scheduling Order. It will also allow the joint brief on the '938 patent to focus on developing the themes unique to that method of treatment patent.

DATED: November 18, 2010

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SO ORDERED this \_\_\_\_\_ day of November, 2010.

UNITED STATES DISTRICT JUDGE

#### **CERTIFICATE OF SERVICE**

I, Karen L. Pascale, Esquire, hereby certify that on November 18, 2010, I caused to be electronically filed a true and correct copy of the foregoing document with the Clerk of the Court using CM/ECF, which will send notification that such filing is available for viewing and downloading to the following counsel of record:

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I further certify that I caused a copy of the foregoing document to be served the following counsel of record in the manner indicated:

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